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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/644,411	08/23/2000		Gerald H. Ablan	4A02.1-010	1730	
35725	7590	05/24/2006		EXAMINER		
MEHRMAN LAW OFFICE, P.C. ONE PREMIER PLAZA				неwitt іі,	HEWITT II, CALVIN L	
5605 GLENRIDGE DRIVE, STE. 795				ART UNIT	PAPER NUMBER	
ATLANTA, GA 30342				3621		

DATE MAILED: 05/24/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/644,411	ABLAN, GERALD H.					
Office Action Summary	Examiner	Art Unit					
	Calvin L. Hewitt II	3621					
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 04 A	nril 2006.						
	s action is non-final.						
3) Since this application is in condition for allowa		secution as to the merits is					
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) Claim(s) 67-85 is/are pending in the application	n						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6) Claim(s) <u>67-85</u> is/are rejected.							
7) Claim(s) is/are objected to.	•						
8) Claim(s) are subject to restriction and/o	r classian requirement						
•	r election requirement.						
Application Papers							
9) The specification is objected to by the Examiner.							
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).					
11)☐ The oath or declaration is objected to by the Ex	caminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicationity documents have been received in PCT Rule 17.2(a)).	on No ed in this National Stage					
Attachment(s) I) Notice of References Cited (PTO-892) Poly Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4)	(PTO-413)					

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Status of Claims

1. Claims 67-85 have been examined.

Claim Rejections - 35 USC § 101

2. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

3. Claims 67-72 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claim 67 is directed to a computer program ("menu", "monitoring report", "consolidation engine"). According to the MPEP (2100-13, (a) "Functional Descriptive Material", second column), a computer program not stored on a computer readable medium is non-statutory as the lack of a medium prevents the program's functionality from being realized. Therefore, as the program of claim 67 is not stored on a computer-readable medium, it is non-statutory.

Claims 68-72 are also rejected as they depend from claim 67.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

5. Claims 69-71, 75-77, and 82-85 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 69 and 75 recite the limitation "settings data" in lines 4 and 4, respectively. There is insufficient antecedent basis for this limitation in the claims.

Claims 70, 71, 76 and 77 are also rejected as they depend from claim 69 or 75.

The term "similarly" in claim 82 is a relative term which renders the claim indefinite. The term "similarly" is not defined by the claim, the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention.

Claims 83-85 are also rejected as each depends from claim 82.

Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

⁽a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

7. Claims 67-69, 71-75, 77, 79-82 and 85 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rackson et al., U.S. Patent No. 6,415,270 in view of Conklin et al., U.S. Patent No. 6,141,653.

As per claims 67-69, 71-75, 77, 79-82 and 85, Rackson et al teach an electronic auction system comprising:

- an election auction library comprising records of items (figure 2; column 6, lines 5-9)
- electronic image, textual description and advertisement libraries
 comprising reusable images, descriptions and ad templates (figures 3 and
 10; column 9, lines 25-35)
- creating a subject auction submission for a selected item comprising image, description and a set of auction parameter fields in a format defined by ad template data and creating the submission by combining the image, description and ad template (column 9, lines 25-35)
- obtaining predefined, user input, or a combination of predefined and input entries setting selected values for the auction parameters and displaying values in connection with corresponding auction parameters fields
 (column 9, lines 25-35; column/line 18/62-19/3; column 19, lines 22-27)
- storing and posting on multiple auction sites (for sale) the submission
 (figures 3 and 4; column 9, lines 5-35; column/line 10/52-11/50)

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 an auction monitoring report comprising an auction management record for each of the previously posted subject auction submissions (multiple items) (column 27, lines 35-39; column 28, lines 25-30) where each record has information pertaining to auctions, allows a user to manage auctions (column 23, lines 6-10) and each report has a plurality of records (column 28, lines 25-30)

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- [periodically] revisiting (i.e. identifying and parsing a webpage) auction sites to obtain information pertaining to the subject auction and updating the record for the appropriate auction with the updated information (i.e. feedback) (column 8, lines 22-39; column 9, lines 35-49; column 12, lines 15-23; column 17, lines 35-37; column 18, lines 5-9; column 23, lines 6-10; column 25, lines 55-61; column 28, lines 25-30)
- determining that the subject auction has closed (column 27, lines 30-39)
 and processing closed auction data (column 9, lines 27-29; column 17,
 lines 12-39; column 18, lines 5-48)
- automatically sending a notice of the auction closing (e.g. feedback) in a manner specified in a record associated with the auction monitoring report (column 9, lines 27-29; column 17, lines 12-39; column 18, lines 5-9)

Regarding the displaying of the auction monitoring report and updating the report to include closing information, these features although not explicitly recited are at least

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suggested, by the system of Rackson et al. as the allows for clients (i.e. buyers and sellers) to monitor auctions (figure 14 (buyer's perspective); column 28, lines 25-30). Conklin et al. on the other hand, explicitly teach a system for tracking the status of a user's (seller) sales transactions and an interface for displaying information to the user in a common view ('653; figures 8, 12, and 15a). For example, Conklin et al. teach tracking fields as icons ("Click on any order to view the order in more detail...") (figure 12). Conklin et al. also teach a sending an auction feedback message to an auction host or sponsor (abstract; figure 8), sales record library for storing sales records ("Click on any order to view the order in more detail...") (figure 12), updateable (e.g. alterable) tracking fields for tracking the status regarding postsale operations such as purchaser notification (e.g. negotiation), transaction completion, item shipped and payment (figures 1i, 1g- items 54 and 58, 7, 8, 12, and 13; column 24, lines 18-41) of a transaction, receiving user interaction or input to change display of tracking fields (e.g. the system receives results of negotiation) (figures 1i, 7, 12, and 15a; column 24, lines 18-41) and post-sale feedback (figures 7 and 8). Therefore, it would have been obvious to one of ordinary skill to combine the teachings of Rackson et al. and Conklin et al. in order to more effectively (compared to by phone) and efficiently (compared to mail or phone) present auction status report to users.

Claims 70, 76, 78, 83 and 84 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rackson et al., U.S. Patent No. 6,415,270 and Conklin et al.,
 U.S. Patent No. 6,141,653 as applied to claims 73 and 82 above, and in further view of Robinson et al. 5,915,022.

As per claims 70, 76, 78, 83 and 84, Rackson et al. teach a system for conducting electronic transactions (figures 3, 4, 10 and 14). Conklin et al. disclose sales records (figure 12). However, neither Rackson et al. nor Conklin et al. explicitly recite sending a bill or receipt, post-sale, to the purchaser. Robinson et al. teach a method and system for conducting secure transactions comprising obtaining, creating and storing sales and billing records (abstract; figures 1-1-6C). Robinson et al. also teach transmitting a billing record to a purchaser (figure 1-2 and 5). Therefore, it would have been obvious to one of ordinary skill to combine the teachings of Rackson et al., Conklin et al. and Robinson et al. in order to authenticate an electronic transaction by providing both parties with an accurate and secure record of the transaction ('022, column 2, lines 35-43).

Conclusion

9. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Calvin Loyd Hewitt II whose telephone number is (571) 272-6709. The Examiner can normally be reached on Monday-Friday from 8:30 AM-5:00 PM.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, James P. Trammell, can be reached at (571) 272-6712.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

c/o Technology Center 3600

Washington, D.C. 20231

or faxed to:

(571) 273-8300 (for formal communications intended for entry and after-final communications),

or:

(571) 273-6709 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

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free).

Primary Examiner

May 16, 2006